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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
09/963,551	09/27/2001	Hiroki Hachiyama	60188-099 8913	
Jack Q. Lever,	7590 08/02/2007	EXAMINER		
McDERMOTT	r, will & emery	THOMPSON, JAMES A		
600 Thirteenth Washington, D	Street, N.W. OC 20005-3096		ART UNIT	PAPER NUMBER
			2625	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

_, <u></u>		Application No	<del></del>	Applicant(s)			
Office Action Summary		Application No	<i>,</i> .	Applicant(s)			
		09/963,551		HACHIYAMA ET AL.			
		Examiner		Art Unit			
		James A. Thon		2625			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS C 36(a). In no event, ho will apply and will expin , cause the application	COMMUNICATION wever, may a reply be tire re SIX (6) MONTHS from to become ABANDONE	N. mely filed  n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status							
1)⊠	Responsive to communication(s) filed on 12 July 2007.						
2a)⊠	This action is <b>FINAL</b> . 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims						
4) Claim(s) is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□	5) Claim(s) is/are allowed.						
•	6)⊠ Claim(s) <u>2-4 and 6-9</u> is/are rejected.						
•	Claim(s) is/are objected to.						
8)[_	Claim(s) are subject to restriction and/o	r election requi	rement.				
Application Papers							
9)	The specification is objected to by the Examine	er.					
	The drawing(s) filed on 27 September 2001 is/a		oted or b)□ objec	cted to by the Examiner.			
	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correct						
11)	The oath or declaration is objected to by the Ex	xaminer. Note t	ne attached Office	e Action or form PTO-152.			
Priority	under 35 U.S.C. § 119			•			
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a)⊠ All b)□ Some * c)□ None of:							
1.⊠ Certified copies of the priority documents have been received.							
:	2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
	ce of References Cited (PTO-892)	4) [	Interview Summar Paper No(s)/Mail [	ry (PTO-413) Date			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)			Notice of Informal				
	er No(s)/Mail Date	6) [	Other:				

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#### **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments filed 12 July 2007 have been fully considered but they are not persuasive.

Applicant's arguments are directed to the present amendments to the claims. Accordingly, the prior art rejections set forth below are a full response to Applicant's present arguments. The new grounds of rejection have been necessitated by the present amendments to the claims. Thus, the present action is made final.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 2, 4 and 6-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anderson (US Patent 5,933,137) in view of Finelli (US Patent 4,937,676).

Regarding claim 2: Anderson discloses an image processor (figure 3; figure 4A; and column 3, lines 3-6 of Anderson) comprising an imager (figure 3(114) of Anderson) for capturing an image of an object (column 4, lines 14-19 of Anderson) and outputting image data representing the image captured (column 4, lines 18-24 of Anderson); and a compressor/expander (figure 3(344) and column 4, lines 55-60 of Anderson), which receives and compresses the image data and then outputs the compressed image data (column 5, lines 46-47 and column 8, line 1-11 of Anderson) or which receives and expands the compressed image data and then outputs the expanded image data (column 8, lines 41-46 of Anderson). The received raw image data is compressed in two ways. The first way is in terms of resolution, which produces the thumbnail image (column 8, lines 1-5 of Anderson) representation of the full-sized captured image (column 7, lines 58-64 of Anderson). The second way is standard compression, such as done to the screennail image (column 8, lines 6-11 of Anderson).

Anderson further discloses an image memory (figure 4A(532); column 4, lines 60-62 and column 5, lines 41-45 of Anderson) for storing the compressed image data thereon (column 5, lines 46-49 and column 10, lines 35-40 of Anderson); a display memory (figure 4A(536); column 4, lines 60-62 and

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column 5, lines 41-45 of Anderson) for storing the expanded image data thereon (column 6, lines 3-11 of Anderson); a display (figure 3(402) of Anderson) for presenting thereon the expanded image data that has been once stored on the display memory (column 5, lines 58-62 of Anderson); and an interface (figure 3 (352) and column 5, lines 9-16 of Anderson) for recording the compressed image data, which has been once stored on the image memory, on a storage medium (figure 3(354) and column 10, lines 33-44 of Anderson), wherein image data corresponding to a series of images which are captured consecutively by the imager (column 10, lines 1-12 of Anderson) includes an image which is transferred from the image memory to the storage medium (column 10, lines 22-30 of Anderson).

Anderson does not disclose expressly that the image, once stored on the image memory after being compressed and transferred to the display memory after being expanded, is transferred from the image memory to the storage medium while the image is presented by the display based on the image stored on the display memory.

Finelli discloses an image which, once stored on the image memory after being compressed (figure  $3(104 \rightarrow 106 \rightarrow 112 \rightarrow 80)$ ) and column 5, lines 53-65 of Finelli) and transferred to the display memory after being expanded (figure  $3(112 \rightarrow 114 \rightarrow 116 \rightarrow 128 \rightarrow 62)$ ; and column 6, lines 8-18 and lines 32-35 of Finelli), is transferred from the image memory to the storage medium while the image is presented by the display based on the image stored on the display memory (column 6, lines 35-42 of Finelli – The sensed image is displayed on the LCD when the image is stored in the storage device. The image is then continuously refreshed on the LCD.).

Anderson and Finelli are combinable because they are from the same field of endeavor, namely the control, processing and storage of captured digital image data. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to have the display device display the most recently captured image as the image is being stored, as taught by Finelli. The motivation for doing so would have been to be able to see if the picture most recently taken is good enough to be printed. Therefore, it would have been obvious to combine Finelli with Anderson to obtain the invention as specified in claim 2.

Regarding claim 4: Anderson discloses that the compressor/expander expands the compressed image data (column 8, lines 41-44 of Anderson), representing each of the series of images which is being transferred to the storage medium (column 8, lines 31-36 of Anderson), and then output the expanded image data to the display memory so that each said image being transferred can be presented on the display (column 8, lines 41-50 of Anderson).

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Regarding claim 6: Anderson discloses that the display presents the series of images (column 8, lines 6-11 of Anderson) while the compressed image data corresponding to the series of images is stored on the storage medium (column 9, lines 44-50 and column 10, lines 33-44 of Anderson).

Regarding claim 8: Anderson discloses successively receiving image data corresponding to a series of images captured consecutively by an imager (column 4, lines 14-19 of Anderson); and successively compressing the received image data as compressed image data (column 5, lines 46-47 and column 8, line 1-11 of Anderson) by a compressor/expander (figure 3(344) and column 4, lines 55-60 of Anderson). The received raw image data is compressed in two ways. The first way is in terms of resolution, which produces the thumbnail image (column 8, lines 1-5 of Anderson) representation of the full-sized captured image (column 7, lines 58-64 of Anderson).

Anderson further discloses temporarily storing the compressed image data (column 5, lines 46-49 and column 10, lines 35-40 of Anderson) on an image memory (figure 4A(532); column 4, lines 60-62 and column 5, lines 41-45 of Anderson); successively outputting the compressed image data to the compressor/expander (column 8, lines 41-46 of Anderson); successively expanding the compressed image data by the compressor/expander (column 8, lines 41-46 of Anderson); successively storing the image data expanded by the compressor/expander (column 6, lines 3-11 of Anderson) on a display memory (figure 4A(536); column 4, lines 60-62 and column 5, lines 41-45 of Anderson); and storing an image of the compressed image data on a storage medium (figure 3(354) and column 10, lines 33-44 of Anderson) based on the image data stored on the display memory (column 10, lines 22-30 of Anderson).

Anderson does not disclose expressly that the image, once stored on the image memory after being compressed and transferred to the display memory after being expanded, is transferred from the image memory to the storage medium while the image is presented by the display based on the image stored on the display memory.

Finelli discloses an image which, once stored on the image memory after being compressed (figure  $3(104 \rightarrow 106 \rightarrow 112 \rightarrow 80)$ ) and column 5, lines 53-65 of Finelli) and transferred to the display memory after being expanded (figure  $3(112 \rightarrow 114 \rightarrow 116 \rightarrow 128 \rightarrow 62)$ ; and column 6, lines 8-18 and lines 32-35 of Finelli), is transferred from the image memory to the storage medium while the image is presented by the display based on the image stored on the display memory (column 6, lines 35-42 of Finelli – The sensed image is displayed on the LCD when the image is stored in the storage device. The image is then continuously refreshed on the LCD.).

Anderson and Finelli are combinable because they are from the same field of endeavor, namely the control, processing and storage of captured digital image data. At the time of the invention, it would

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have been obvious to a person of ordinary skill in the art to have the display device display the most recently captured image as the image is being stored, as taught by Finelli. The motivation for doing so would have been to be able to see if the picture most recently taken is good enough to be printed. Therefore, it would have been obvious to combine Finelli with Anderson to obtain the invention as specified in claim 8.

Regarding claims 7 and 9: Anderson discloses that the image memory and the display memory are implemented as a single memory (figure 4a(346,532,536) and column 4, lines 60-62 of Anderson).

# 4. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Anderson (US Patent 5,933,137) in view of Finelli (US Patent 4,937,676) and Kuchta (US Patent 5,164,831).

Regarding claim 3: Anderson discloses that the compressor/expander produces a reduced-size image for each said image captured and compresses the reduced-size image to obtain and output the compressed image data (column 8, lines 6-11 of Anderson), and wherein the compressor/expander expands the compressed image data (column 8, lines 41-44 of Anderson), representing the series of images (column 8, lines 31-34 of Anderson), and then outputs the expanded image data to the display memory so that the reduced-size versions of the series of images can be displayed (column 8, lines 41-46 of Anderson) in the order in which the images have been captured (column 10, lines 3-12 of Anderson).

Anderson in view of Finelli does not disclose expressly that said reduced-size versions of the series of images are added one by one on the same display so as to present a plurality of images on the display.

Kuchta discloses expanding compressed image data (column 7, lines 30-34 of Kuchta), representing each of a series of images (column 4, lines 47-50 of Kuchta); and outputting the expanded image data to a display memory so that the reduced-sized versions of the series of images are added one by one on the same display (column 4, line 65 to column 5, line 6 of Kuchta) so as to present a plurality of images on the display (column 7, lines 47-52 of Kuchta).

Anderson in view of Finelli is combinable with Kuchta because they are from the same field of endeavor, namely the control, processing and storage of captured digital image data. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to display the screen-nail images taught by Anderson in a further reduced-resolution format such that the screen-nail images taught by Anderson are added one by one on the same display so as to present a plurality of images on the display, as taught by Kuchta. The motivation for doing so would have been that using a plurality of thumbnail images improves image selection and downloading (column 7, lines 42-45 of Kuchta).

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Therefore, it would have been obvious to combine Kuchta with Anderson in view of Finelli to obtain the invention as specified in claim 3.

### Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - a. Bobry USPN 6,229,565 B1 Patented 08 May 2001 Filed 15 August 1997.
  - b. Suetaka USPN 4,943,867 Patented 24 July 1990.
  - c. Urabe USPN 4,792,863 Patented 20 December 1988.
- 6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James A. Thompson whose telephone number is 571-272-7441. The examiner can normally be reached on 8:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David K. Moore can be reached on 571-272-7437. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

James A. Thompson Examiner Technology Division 2625

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JAT 21 July 2007

DAVID MOORE
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800